ORDER DENYING PLAINTIFFS' MOTION FOR OVERLENGTH BRIEF-1

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

CAREPARTNERS, LLC, et al,

Plaintiffs.

VS.

PAT LASHWAY, et al,

Defendants.

NO. C05-1104RSL

ORDER DENYING PLAINTIFFS'
MOTION FOR OVERLENGTH BRIEF

This matter comes before the Court on plaintiffs' "Motion To File Over Length Summary Judgment Reply [sic] Brief Pursuant to LR CR 7(d)(1)." (Dkt #108). Having reviewed defendants' 22 page and 7 page memoranda in support of summary judgment, the Court finds that plaintiffs should be able to adequately respond in the 48 total pages allotted under Local Civil Rule 7(e). Plaintiffs' motion is, therefore, DENIED.

The Clerk of Court is directed to renote "Defendants' Memorandum for Summary Judgment (Qualified Immunity)" (Dkt #40) and "Defendants' Memorandum In Support of Motion for Summary Judgment (Rooker Feldman)" (Dkt. #47) on the Court's calendar for Friday, October 20, 2006. Plaintiffs shall file a revised response no later than 5:00 p.m. on Friday, October 13, 2006. If filed as a combined response, plaintiffs' response shall not exceed the 48 pages permitted under Local Civil Rule 7(e). If plaintiffs choose to respond to defendants' motions separately, each individual response must not exceed 24 pages. Defendants will have until 5:00 p.m. on Friday, October 20, 2006 to file a reply.

MMS Casnik

United States District Judge

DATED this 12th day of October, 2006.

ORDER DENYING PLAINTIFFS' MOTION FOR OVERLENGTH BRIEF-2